1 2 3 UNITED STATES DISTRICT COURT 4 DISTRICT OF NEVADA 5 * * * 6 SHAMINE POYNOR, on behalf of herself and all others similarly situated, 2:-11-CV-00610-PMP-LRL 7 8 **ORDER** Plaintiff, 9 10 VS. NEVADA CANCER INSTITUTE, 11 Defendant. 12 13 On August 26, 2011, Plaintiff filed a Motion for Class Certification and 14 Related Relief (Doc. #22). On September 19, 2011, Defendant Nevada Cancer 15 Institute filed a Response denying liability for Plaintiff's claims, but stating its non 16 opposition to Plaintiff's Motion for Class Certification (Doc. #25). 17 In its response, however, Defendant proposes an alternative "Class 18 Definition." 19 Plaintiff has not filed a reply memorandum, and the time for doing so has 20 expired. As a result, the Court is unable to determine whether Plaintiff agrees to the 21 revised "Class Definition" proposed by Defendant. 22 IT IS THEREFORE ORDERED that Counsel for the parties shall 2.3 forthwith meet and confer and shall not later than October 25, 2011 to submit to the 24 Court a Proposed Order for Class Certification setting forth the class definition 25 agreed to by the parties. In the event the parties are unable to agree to the precise 26

language for the Proposed Order granting Class Certification, the parties shall provide their respective proposals for consideration by the Court. DATE: October 3, 2011. Ship M. On PHILIP M. PRO United States District Judge